

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK**

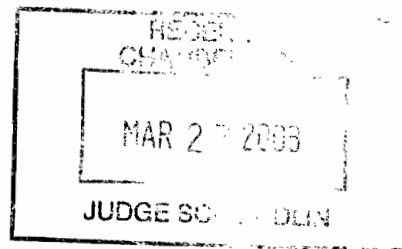
EVGENY A. FREIDMAN, VLADIMIR BASIN,  
MAMED DZHANIYEV, Vicotry Taxi Garage  
Inc., Tunnel Taxi Management, LLC, Downtown  
Taxi Management, LLC, Bazar Taxi Inc., Patron  
Taxi LLC, Grappa Taxi LLC, Tequila Taxi LLC,  
Jack Daniels Taxi LLC, Murzik Taxi, Inc.,  
Malinka Taxi Inc., Yagodka Taxi Inc., Persik  
Taxi, Inc., Bratishka Taxi Inc., Pumo Taxi Inc.,  
Piguet Inc.m Kormilitsa Taxi Inc., Prada Taxi,  
Inc., Student Taxi., Inc. Hublot Taxi Inc., Torpedo  
Taxi Inc., Black Label Taxi LLC, Praga Taxi In.,  
Two Hump Taxi LLC, Kroshka Taxi Inc.,  
Lacoste Taxi Inc., Sangria Taxi LLC, Volba Taxi  
Inc.,

Plaintiffs,

-against-

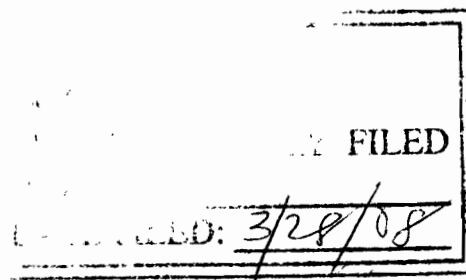
GENERAL MOTORS CORP., ELDORADO  
NATIONAL, INC. and ARCOLA SLAES &  
SERVICE CORP.,

Defendants.


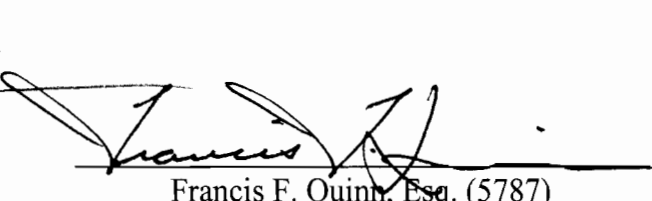


**Civil Action No. 08-CV-02458-SES**

**STIPULATION FOR  
ENLARGEMENT OF TIME TO  
ANSWER, MOVE OR  
OTHERWISE RESPOND TO  
PLAINTIFFS' COMPLAINT**

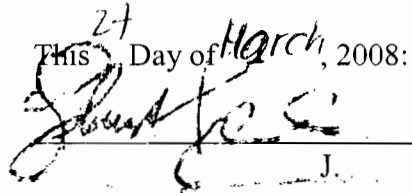


AND NOW, this 26th day of March, 2008, the plaintiffs and defendant, General Motors Corporation, through their undersigned counsel, stipulate that the time within which the defendant, General Motors Corporation, may answer, move or otherwise respond to the plaintiffs' Complaint is extended for thirty (30) days until May 1, 2008. No such prior extension has been sought or granted.

 _____ William Fried, Esq. Herrick, Feinstein, LLP 2 Park Avenue New York, New York 10016 (212) 592-1400 E-mail: <a href="mailto:wfried@herrick.com">wfried@herrick.com</a> Attorneys for Plaintiffs	 _____ Francis F. Quinn, Esq. (5787) Lavin, O'Neil, Ricci, Cedrone & DiSipio 420 Lexington Avenue Graybar Building New York, New York 10170 Tel No. (212) 319-6898 Fax No. (212) 319-6932 E-mail: <a href="mailto:tmchugh@lavin-law.com">tmchugh@lavin-law.com</a>
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Attorney for Defendant,  
General Motors Corporation

Approved and So Ordered

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This Day of March, 2008:  
  
\_\_\_\_\_  
J.